THROUGH TO DEEP WATER.

Progress of the Work on the Mississippi Jettles.

To the Sea in the Next Sixty Days.

An Engineering Feat Which Was Regarded by President Grant as the Capstone of His Administration.

MASTERLY ENGINEERING

Captain James B. Eads, the engineer in charge of the opening up of navigation to the Mississippi Valley by the removing of the obstacles at the mouth of the Mississippi River, has been stopping for several days at the St. Nicholas. Captain Eads, to a person unacquainted with his peculiarities, might seem to be about the last man in the world who would be selected for the completion of this stupendous undertaking. A brief face-to-face study of the man, however, dispels every chance for such a conclusion. He is apparently from fifty to fifty-two years of age, and well preserved, bating the grizzly tinge of hair and would bring. He is a little above the medium height, of spare but erect figure, and of strong features, deoting in all their placed outlines self-possession and determination.

las, busily engaged. It has been suggested to him turing his present visit that on a former visit, pendng the decision of the Board of Engineers, convened at the Fifth Avenue Hotel two years ago, to consider the feasibility the accomplishment of these engineering plans, that tive mark of his administration. There were present at that time as members of this Board the engineer had removed the obstructions from the m he Danube, now Sir Charles Harcourt, General W. W. Sumphreys and some eight or ten others.

be jettles was commenced almost exactly two years ise of twelve feet in depth has been secured through the bar at the mouth of the South Pass, and a much greater depth through the shoal in the Mississipp River which obstructs the entrance from the river into about twelve miles long, with a depth of at least thirty three or thirty-four feet throughout its entire length. Mr. Eads was desirous of improving the Southwest Pass, and his proposition to that end was carried through the House of Representatives by a nearly unanimous vote. Motives of economy, however, on the part of the Senate induced that body to alter the bill by which Mr. Eads was required to temprove the South Pass, which is not more than one-half the width and one-half the depth of the Southwest Pass, the price for the greater pass being \$5,000,000. That for the lesser is \$5,250,000. No shoal obstructs the upper end of Southwest Pass, and all of the works for its improvement would have been confined to its mouth, whereas the shoal at the upper end of the works for its improvement would have been confined to its mouth, whereas the shoal at the upper end of the South Pass, and the extent of the works at the head of the Pass may be formed when the fact is stated that the river at this point is one mile and three-quarters wide, and that the volume of flowing water here is ten times as great as that which is discharged by the South Pass, and the works which have been constructed at this point by Mr. Eads absolutely control, and harness, is it were, from one shore to the other, the entire volume of the whole river. Southwest Pass discharges about four times as much water as South Pass, and Pass a Toutre discharges about five times as much as South Pass. The principle upon which the improvement is based is the concentration of the flowing water. The water entering the South Pass and provening the south Pass and lowed into the Pass through a tunnel shaped entrance, the threat of which was not more than one quarter so add. The shoal occupied the upper end or wides part of this entrance and extended up over half a mile part of this entrance and extended up over half a mile part of this entrance and extended up over half a mile part of this entrance and extended up over half a mile part of this entrance and extended up over half a mile part of this entrance and extended up over half a mile Mr. Eads was desirous of improving the Southwest passes, and, to prevent their enlargement, a submerged work or wilder mattress sill 73 test wide and 2 feet thick was laid down from the main shore of the river in a depth in many places of over 30 feet entirely across the entrance into each one of the great passes, and was thoroughly loaded with stone. The magnitude of this work alone may be inferred from the fact that each one of these sills is over three thousand teet in length. They join the other works at the nead of the Pass, near the middle of the river, and with the exception of the 850 loot channel they were designed to create through the shoal. The exclusion of the natural flow of water into South Pass caused a deposit to be made through the jettled channel across the sea bar, and Mr. Eads considers that the deepening of the shannel between the jettles was delayed six or eight months from the necessity of having to temporarily exclude so mach of the natural flow into the Pass during the period required for the enlargement of the channel inrough the shoals. The first flood of the season did not arrive at the bead of the passes until about the late of February, prior to which time the works at the head of the Pass and produced little or no effect. The change wrought by the flood was simply marvellous. In ten days a channel was cut through by the current to a depth of twenty feet and having a width of 250 feet, where but fourteen in depth existed before. This rapid enlargement of the new channel continued for over two months and restored the original volume of discharge through the Pass. The largest ships in the world can now pass freely through it. When this occurred the washest own the season the jettles was first nationed at their upper providely made across the bear at the mouth. The depth here, although it had somewhat diminished previously made across the bear at the mouth. The depth here, although it had somewhat diminished previously made across the bear at the mouth. The depth here, although it had somewhat diminished previously made across the

cet. Carcini surveys made last May in an area of about fifty acres immediately in advance of the jettles on the sucer slope of the bar developed the remarkable fact that the water has deepened throughout this entire area an average of nearly five feet. This is believed to be caused by the litteral current of the sea being driven under the outlow of the river. I passes the mouth from east to west and nearly at right angles to the river discharge, and, as the depth of the river's volume is now twenty teet, the sea current has been lerced to excavale more room for itself underneath the outliew of the river.

THE FAST TRAINS.

The report was circulated on Wall street yesterday afternoon that the fast trains from Chicago castward would be discontinued in a few days. Although there was no means of verifying the rumor or getting a denial of it the story was very generally credited, and in this consection there was quite a free expression of spinion. White it is conceded that rapid travel is very spinion. While it is conceded that rapid travel is very devoutly to be wished for it is also allowed that lew Western roads and still fewer trains can stand the attendant wear and tear of a much higher rate of apest than twenty-five or thirty miles an hour without considerable detriment to the rolling stock. Nor is at it all denied that in the course of some little time life would be very massio on the rapid trains. In view of these considerations the anacouncement orestes no surprise, nor is the fact—if

fact it be—accepted with any measure of enthusiasm by "bull" operators for the reason that while the putting on of fast trains and the determination to continue running them may be calculated to depress prices, their prempt discontinuance, being a natural result of the experiment, cannot be regarded as an advantageous proceeding. If determined on it will leave matters just as they stood before the contest, which gave rise to the "fast train" measure as advantageous proceeding.

PLYMOUTH'S PICNIC.

Despite the threatening skies of yesterday morning not lewer than one thousand persons attended the an-nual excursion and pionic of the Plymouth Church lyn, and at eight o'clock the excursionists began to embark. Among the first comers was the Rev. Henry ward Beecher with Mrs. Beecher upon his arm. The venerable couple were jurnished with seats upon the apper deck, and were throughout the day the centre of affectionate and admiring groups of friends. Music of affectionate and admiring groups of friends. Music by the band of the Thirteenth regiment calivened the hour during which the pleasure sockers were getting on board, and at nine o'clock the vessel left the dock, her saloons, decks, and guards thronged with ladies and gentlemen, many of whom were prominent members of the church. Messrs. A. A. Hesiev, Samuel Skinner, T. J. Timer, who, with Miss Merritt and Mrs. Reynolds, constituted the Committee of Arrangemonts, nustled about, maring every one combrable, and the boat had finally swing into the river bedare dancing was begin by the young people. This was kept up during the day with great vim, but there was considerable disantisfaction among the more spirited young men because there was no "round" dancing permitted, either on the boat or at the grove. No landing was made on this side of the river, the excursionists being taken directly to lonal Island, where the Plymouth people have pichicked for several years past. There the merry party disembarked, and dispersed in all directions to pursue the bent of their several tastes. Lunchon was the first thing in order, and, with appetities sharpened by the cool river breezes, the contexts of the numerous portly hampers were discussed with great zest. Among the more prominent persons were noticeable Assistant Superintendent Brush. Professor R. R. Raymond, Mr. and Mrs. Bigeiow and daughter, Mr. and Mrs. H. A. Pratt, Mr. and Mrs. Horatto C. King, Dr. H. B. White and Mrs. White, Mr. and Mrs. Reynolds, Mr. and Mrs. Hailiday; Dr. Shephard, and Mr. and Mrs. S. V. White. Alter satisfying their supetites, the pichickers indulged in boating, swinging, bathing and other amusements until the whistic of the stemboat called them on board again. Many came back inden with wild flowers, and more than one swain bad decked the dress of his sweetheart with wreaths of leaves. On the way back to the city to the piensures of the occasion was added vocal music by Mr. Camp, Mrs. Studweil, Mr. George Werenrath and Miss Camp, all of the Plymout

AWFUL AMPHIBIANS.

A CAR LOAD OF SEA LIONS FROM THE PACIFIC COAST-NEW YORK'S LATEST ABRIVALS. Hundreds of people gathered at the Vanderbil riged from the Pacific coast for Mesers. Coup & Reiche's New York Aquarium. The peculiar and unmelodious cry of the amphebians could be heard for blocks wooden cage. The singularity of their situation made them howl to the full extent of their capacious throats. Outside of their vocal gymnastics they lay perfectly Outside of their vocal gymnastics they lay perfectly still in their cages and looked lazily back at their spectators. At noon they were the sousation of that section of the city. Car No. 2,186, which transported them, was for the time a free museum, as it afforded all who passed an opportunity of seeing what but tew had seen in their litetime. An aggregation of sixteen eea lious cannot be seen every any. Indeed, there has been no such amphibian arrival in New York before. The expedition which cantrout these monsters was passed an opportunity of seed, there has seen in the fitted. As a state of the control of the property day. Indeed, there has been to such amphibits arrival in New York before. The expedition which experience the such as the commanded by Caplain James Mullet, under the direction of the proprietors of the New York Agartium, to proposed to Lower Californs and the Mexican const. On board were filteen trained lariest threwers, all from Mexico, where this method of capturing monsters of the lind and see has become a such as when the earliest of the cross of the lind and see has become a such as when the earliest of the cross of the lind and see has become a such as when the earliest of the cross of the lind and see has become a such as when the control of their game. Days were consumed in waiting for a favorable opportunity for the capture. The Mexican slept upon the rocks in the habitat of the earliest of the control of their game. Days were consumed in waiting for a favorable opportunity for the capture. The Mexican slept upon the rocks in the habitat of the earliest of the control of their game. Days were consumed in waiting for a favorable opportunity for the capture. The Mexican slept upon the rocks. Then the hipper was solved by a second rong rithing the capture and the control of their game. Days were consumed in waiting for a favorable opportunity for the capture. The Mexican slept upon the rocks. Then the hipper was solved by a second rong rithing the control of their game. Days were consumed in waiting for a favorable opportunity for the capture. The Mexican slept upon the rocks. Then the hipper was solved by a second rong rithing the control of the capture and the capture and

REAL ESTATE.

The following sales occurred on the Exchange yes-

terday:—

ST SCOTT AND EYERS.

Supreme Court foreclosure sale—W. H. Townley, reieree—of a two story frame house, with lot, 25x 109, on Suffolk st. w. s., 175 ft. n. of Graud (subject to title objections), to William Mooses.

SY R. V. HARRET.

Supreme Court foreclosure sale—S. B. Hard, referen—of four four story Novo Secties stone front apartment houses, with four lots, each 25x75, on 6th av., n. w. corner of 48th st., to William P. Barl, plaintiff.

Supreme Court foreclosure sale—Etward S. Dakin, referee—of a house, with lot, 20x504,2, No. 79 East 3d st. n. s. 405 ft. e. of 2d av., to Ugues tiageman, trustee, plaintiff.

4th SV, B.
Wood and wife to John Wood,
White st. (No. 121); Jeremiah Mahoney to James F.
Maleolin.
STh St., n. s., 500 ft. w. of 10th Sv., 75x08,9; S. C.
Williams to H. C. Baker.
Mary St., s. S., 375 ft. e. of Cortland Sv., 50x100
(22d ward); A. Schlarb and wife to G. Arm
Mary St., s. s., 375 ft. e. of Cortland sv., 50x100;
Jacob Arm and wife to A. Schlarb.
Söllt St., n. s., 221 ft. w. of Sv. A., 188100.8; G. W.
Wingate, referee, to Germania Life Insurance
Wingate, referee, to Germania Life Insurance Wingate, referee, to Germania Life Insurance Company
4th aw, s. e. corner of 91st st., 150x100 8; W. A. Boyd to Citizon's Insurance Company
8t. Niebolse aw, s. e. corner of 142d st., 75.11x irregular; B. C. Chetwood, referee, to E. J. Bergh. L. S. Chetwoon, 18-50x100.3; same

14th st. a. s. 250 ft. w of 1st av., 50x100.3; same to same.
78th st. a. s., 250 ft. w. of 1st av., 50x102.2; John H. Ciller, referee, to C. Mand.
53d st. n. s., 200.8 ft. e. of 7th av., 10.8x100.5; B. Reilly (Sheriff), to William G. Lathrop.

Bennett, George E., to Frad S. Winston, w. s. of Thompson st. s. of Spring st.; 5 years.
Backt, George G., to Maria Schafer, w. s. of 1st av., w. of 23d st.; demand.
Same to same, w. s. of 1st av., n. of 23d st.; installment. Same to same, w. s. of issaw, n. of 22d st.; instalment.
Ehrenfeld, Heury and wife, to German Savings Bank.
No. 70 Essex st.; i year.
Hoiser, Nargaratha, to A. L. Nosser, Centre Marketplace, s. of Broome st.; 3 years.
Harrmann, Adam and wife, to Margaret Bogardis,
s. e. corner of 2h av. and 110th st.; 3 years.
Murray, John, to George G. De Wist, w. s. of 1st av.,
n. of 52d st.; 5 years.
Robert, Sophia and husband, to M. Fleischbauer,
e. s. of 1st av., between 1th st. and 12th sts.; demand. 1.000 2.000 7.000 c. of 1st av., between 11th st. and 12th sts.; demand.
Schultze, Louis, to Charles T. Adee, a. s. of 30th st.,
William, Stephen C., to Alexander Van Renselser,
Milliam, Stephen C., to Alexander Van Renselser,
Bater, stear C. to Stephen C. Williams, n. a. of
37th st. w. of 50th st., by years
Westerfield, William and wife, to C. A. Schermerhorn, n. a. of 35d st., w. of 8th st., bysars.
Martin, Adam C. std. wife, to H. M. Parker, n. a. of
130th st. w. of av. A. I. year.
Fredeman, F. W., of a. V. I. year,
between avs. C and D.
Lang, Jacob and wife, to C. Fesser, w. s., of 9th av.,
n. of 52d st.; of months.
Mackellar, Thomas and wife, to Sammel Cooper, n.
e. corner 5th st. st. of 15th st.,
wagner, John and wife, to Olitasne' Insurance Company, s. a. of 55th st., c. of 9th av.; i. year
18ggin, John and wife, to Olitasne' Insurance Company, s. a. of 55th st., c. of 9th av.; i. a. of Fultion av. Ø5th Ward) 4,500 800

1,000 5.000

OUR COMPLAINT BOOK.

accompanied by the writer's full name and address to insure attention. Complainants who are unwilling to comply with this rule simply waste time in writing Write on only one side of the paper. —En. Hanald.

TO THE EDITOR OF THE HERALD:-Why is not the carcass of a dog, lying at Tenth avenue, corner Twenty-fourth street, for several days past, removed? The case was reported at the static house Tuesday last. A CONSTANT INHALER.

A LAKE IN LITTLE TWELFTH STREET.

TO THE EDITOR OF THE HERALD:—
I desire to call the attention of the Board of Health to the pond of water in Little I would be inches deep, avenue. It is 100 feet long and 18 inches deep. It is getting green as grass, and if not drained in some way will cause sickness in a very short time.

TOMEY. to the pond of water in Little Twelfth street and Tenth

DUMPING DIRT.

TO THE EDITOR OF THE HERALD :parties to use the dumping board foot of Market street to dump dirt from? thereby causing great annoyance to the public and steamship companies. Does the charter give authority to the Poince Department to hire out their dumps? STEAMSHIP COMPANY.

THE ELEVATED BALLBOAD

To THE EDITOR OF THE HERALD:—
The people of the city, especially the laboring class, who have to work in hot shops or on the docks, suffer a great inconvenience at the hands of the New York Elevated Railroad Company, who use the front of the Battery Park for a depot for their cars. J. S.

A German band annoys the whole neighborhood of Fifty-fifth street and Sixth avenue nearly every night until about midnight. Can't something be done to stop it? It is impossible for babies to sleep, and is very annoying to sick people. There will be some empty houses soon it it is not stopped.

A WORN-OUT MOTHER.

WILLIAMSBURG POST OFFICE.

TO THE EDITOR OF THE HERALD :-This afternoon we sent our errand boy to the Williamsburg Post Office for thirty-three three-cent and get one cent change. He handed the dollar to the person behind the stamp counter and received no change. When he asked for change he was told that thirty-three three-cent stamps cost \$1. S. D. Q.

LOWER BROADWAY.

TO THE EDITOR OF THE HERALD:-I desire to call attention to the disagreeable condi-tion of that part of Broadway which extends from Morris to Cedar streets, as the street lamps are not lit up until nine P. M. It makes what might be a pleasant walk unpleasant for the thousands that pass through to the Battery to enjoy the sea breeze. Shall the public suffer all this from the negligence of those to whom the people have intrusted the care of lamp lighting?

STEAMBOAT BACING.

TO THE EDITOR OF THE HERALD :-Having seen numerous complaints about steamboat racing I would say, for the information of persons making the complaints, that if they wish to have it stopped they should complain to the Inspector General of Steam Vessels at Washington. There is no law to suppracing so long as they keep a certain distance apart and do not carry more steam than their certi-cate allows. PRO BONO PUBLICO.

much be-Bergh-ed city of such dangerous pests. If the ordinance is not to be enforced will the authorities refund the \$2 tax paid in good faith by law abiding citizens? Please tell me can I SHOOT THE DOG.

TO THE EDITOR OF THE HERALD :--I have noticed several letters in reference to the course pursued by some of the sealers and inspectors of weights and measures in the discharge of their so called duties, and calling the attention of the trade generally to the extortions practised on them. As I like to raise my voice against the over charges of one of them and give the public an incident that was John W. Robinson and his clerk, Mr. Charles H. Travers, figured as the principal character. A man, styling himself a sesier of weights and measures called at a gentleman's place of business up town and asked to see his scales. Not knowing the man the gentleman refused until he made some inquiries as to his authority. Upon inquiring he tound that Mr. John W. Robinson was the legal scaler in his district, and accordingly notified him to call and perform the service. In a short time Mr. Charles H. Travers called, saying that he was sent by Mr. Robinson to seal the scales. After locking at them he made out his bill, amounting to \$4.50. The sentieman told him that the charges were exorbitant, and that he would pay them under protect. The scaler told him he could do as he chose, but if he did not pay he would make an issue of it, as he did not wish to be awinded. To this he got the answer that as the scaler was appointed by political influence—giving the names of several prominent politicians in the district—he could not hurt him much. Upon going to the office of Mr. Robinson the merchant was informed that Mr. Travers had no right to seal the scales or collect any fees. In the face of this statement was the fact that when Mr. Robinson was notified to call at the store, he sent the man 'ravers, who signed Mr. Robinson's name and collected the money. Either of two things is certain, Mr. Robinson must have sent Mr. Travers, or the latter must have committed lorgery in signing the former's name.

A ViCTIM,

THE COAL QUESTION.

TO THE EDITOR OF THE HERALD:-Allow me to reply to "Coal Merchant." To have fair weight for coal, could not some grocers, say one in street near the gutter, where buyers of coal could have the cart weighed full of the black diamonds and reweighed after it is empty by paying a certain fee for his trouble to the grocer? In that way no cheating could be done.

THE THOMPSON STREET MODEL YOUNG MEN. TO THE EDITOR OF THE HERALD :-

In answer to the communication sent to the HERALD dated June 15 and styled "Thompson Street Rowdies," I would respectfully say that everything said is a faint-hood. For if a few young men do stand on the corner or in the vicinity for an hour or so, after having worked hard all day, is it to be said that they are "rowdies,"? They mind their own business and do not molest any one. They do not want to lose their reputation as an orderly set of young men.

THE INJURED PARTIES.

AUCTIONEERS' FEES.

TO THE EDITOR OF THE HERALD :-An old auctioneer desires to inquire of Mayor Ely under what authority of law he charges auctioneers a fee of \$5 for a license upon the fling of their bends. It has been the custom (but that is not law) for pre-It has been the custom (but that is not law) for previous mayors to charge a fee of \$3, but no law exists for it, and under Mayor Wickham's first term it was aboutsned as ilegal and unjustifiable. Now in those reform times it is re-established, a larger fee charged and a Houne refused unless paid, although the bond presented for approval cannot be rejected. Our worthy Mayor abould look into this matter, and, as no law exists for the charges made, should not demand it. The sum asked is small, but the principle is large.

AUUTION EEE.

THE COURTS.

Attempt to Mandamus a Roman Catholic Benevolent Society.

MABEL LEONARD'S ESCAPE.

Warrants of Arrest Against Her Mother and Stepfather.

Donohue made an order directing the officers of the Young Men's St. James Roman Catholic Abstinence and Benevolent Society to show cause before the Court, on the 20th inst., why a peremptory writ of state Francis McGrath as a member of the society in good standing. The application was made by Mr. good standing. The application was made by Mr. Matthew P. Breen on the petition of McGrath, in which he alleges that he was a member in good standing in the society, and, becoming sick through labor, applied to the society for the weekly allowance due him under its rules. This was refused, and he then brought suit before Judge Clancy, in the Second District Court, to recover five weeks' allowance. For this act the society tried and expelled him under one of its bylaws making expulsion from membership the penalty for appealing to any other tribunal from a decision of the society. It is claimed by Mr. Breen, on behalf of his client, that this bylaw is itself illegal and void, and that any expulsion of a member by virtue thereof is also illegal and void.

A question involving a point of law was argued before Julge Donohue, who gave his decision yesterday. It would seem that in 1868 Samuel Shiffer mortgaged certain premises to a Mr. Hoffman, who conveyed them to Mrs. Anna King, who, in 1872, conveyed them Hoffman, unknown to Shiffer, to extend the time for payment of the mortgage several months. When Hoffman brought foreclosure suit Shiffer alone detended, and the question arose whether the extension released him from all liability for any deficiency. The only point to be decided was whether the agreement between Borman & Jova and Hoffman was void, and, if so, whether Shiffer was still responsible for deficiencies; for, if valid, under well settled principles Shiffer was released, he being in the position of a surery, after he had parted with the property, and not of a principal.

Judge Donobuse in giving decision holds that the agreement was valid; the plaintiff having received its fruits in the way of interest cannot dispute it, and Minifer is not responsible for any deficiencies, though Mrs. King is, as she put in no answer. The judgment of foreciosure granted does not affect Shiffer. Hoffman, unknown to Shiffer, to extend the time for

The fact of the disappearance of little Mabel Leonard from the home of her temporary guardiaus, Ciara Morris and her husband, at Riverdale, in Westchester day there was submitted to Judge Dononue, in Su-preme Court, Chambers, an affidavit made by Frederick Lumberg, an officer of the Society for the Prevention of Cruelty to Children, in which, after reciting the various proceedings had by the reciting the various proceedings had by the Court in relation to the little actress, he alieges that he had on the previous day a conversation with the child's mother and stepfather, both of whom admitted that they knew where the girl was; that she was out of the State; that when she ran away from Rivordale they received a telegram from her stating that she was at the Forty-second atreet depot and asking them to go there for her; that they intended to got her engagements, and ner stepfather intended to travel with her. Upon this affidavit it was alleged that the mother and stepfather had enticed the child away from her guardian, in whose custody the court had placed her; that in this act they had been guilty of costempt of the Court's order, and an order should issue lorthwith for their arrest. The Court granted this application and issued warrants for the arrest of the mother and stepfather.

cident occurred several lawyers solicited the privilege of bringing the suit; that Lippinan's offer in this respect was accepted, and on his assurance that the guardianship was merely formal, he (Klein) consented to set and gave a bond in \$250; that he believes the plaintiff to have had a good cause of action and that the dismissal of the complaint was due to the negligence of Lippman; that, though he was worth \$250 at the time the suit was commenced, he is not worth anything how, and if he is attached for the non-payment of these costs he will be punished for not doing what he is wholly unable to do. These allegations of Klein were controvered by the other side, and yesterday Judge Sanford rendered a decision, granting the attachment, unless Klein pays the amount of taxed costs in the cause, and also \$10 costs of the motion within twenty days.

SUMMARY OF LAW CASES. In the suit of Cornwall against the Mayor, tried be fore Judge Donohue, in Supreme Court, Special Term, it has been decided that a lot owned by the plaintiff

Inble to taxation.
In Supreme Court Chambers, yesterday, Judge Donohue granted an attachment against Elizabeth Han sen for contempt of court in not producing Margaret Cunningham in obedience to a writ of habous corpus. Judge Westbrook made an order yesterday for the

Judge Westbrook made an order yesterday for the discharge of Peter Reuter from Imprisonment, unless evidence can be produced that he has property. He is imprisoned for honpayment of alimony to his wife. A writ of habeas corpus was issued by Judge Donohue yesterday in favor of Jane Francis, who is imprisoned in idelant of \$500.

Some time since injunction suits were brought by Lester Wallack and ten other theatrical managers against the Mayor, &c. and the Society for the Reformation of Juvenile Delinquents to test the constitutionality of the act under which the society exacts theatrical license fees. Yesterday an order was entered in Supreme Court, Chambers, discontinuing all these suits as against the city.

In conformity with the report of William V. Leary as referee, Judge Dononue made an order in Supreme Court Chambers yesterday, appointing Walter H. Meade trustee of the estate of Angelina Jauncey Depau in the place of Eugene Thorne, deceased. The estate is a trust estate created in favor of the petitioner by Lewis Augustus Depau before her marriage and amounted at the time of the creation of the trust to El5,000 stering.

DECISIONS

SUPREME COURT-CHAMBERS,

SUPREME COURT—CHAMBERS,

By Judge Westbrook.

Wood, Jr., vs. Wood.—Divorce granted.
Crane vs. McCaidin.—Granted.
French &a., vs. Dunkak.—Memorandum.
Frinckie & Lyon Sewing Machine Company vs. Alsop
Arm Company, &e.—This order is right; if the plaintiff
wishes to abandon any part of its complaint the refcree will pass upon the quanton.
Fowler vs. Commercial Warehouse Company of New
York.—The claim of petitioner for salary is admitted;
the claim of the receiver is by way of set of, and
must be affirmatively established. The evidence is not
sefficient so to establish it; if the sale of the goods
was to Wales and not to Williams the books of the
Warehouse Company should have been produced to
show it. The original entry is not produced, and its
production is a circumstance against the receiver. Indeed, the whole case shows that the promise of Wales
was collateral, therefore, and void under the statute
of frauds. Motion granted.
Enoch Morgan's Sons' Company vs. Troxell.—The
plaintiffs manufacture an article called "Sapolio,"
used for cleaning and polishing. The defendants manufacture another, called "Pride" of the Kitchen Son,"
for a similar purpose. Both are put in tintoit, with a
blue label around it, on which the names of the article
and its manufacturers and the place of manufacturing
are plainly printed in gold letters. If this injunction
be continued it would enjoin the use of tinfail and blue
labels and substances need generally for putting up
articles of merchandise. This would be carrying the
law of trade marks too far. At all ovents the line is
not so close as to justify the continuance of the injunction before trial. Possibily the plaintiffs may be
centitled to some protection depending upon proof.
Many of the facts relating to the centure of the plaintiffs, if they are entitled to any, must adde the
event.

By Judge Donohue,

Matter of Depon, &u. matter of petition of the true.

Governor has signed the bill to repeal the act; an order will be entered discontinuing proceedings.

Matter of Sixty-fifth atreet from the easterly line of Third avenue to the East River.—Report confirmed. Momorandum.

SUPREME COURT-SPECIAL TERM. By Judge Donohue. Stref, &c., vs. Recht, &c. — Findings signed. Hardt and others vs. Schulting. — Must have a copy

Hardt and others vs. Schulting.—Rust have of stenographer's minutes.
Paton vs. Wakeheld Earth Closet Company.—Judgment for plaintiff and referred to Philo T. Ruggles to appoint receiver.
Holzert vs. Brownson.—Motion denied.
McCaffrey vs. Witkuwski and others.—Judgment for planniff; findings and decree to be submitted.
Clement and others vs. Slattery and others.—Findings and decree signed.
Schrenkelser vs. Happe and others.—Findings and decree signed.

decree signed.

Davis vs. Leaveraft and another.—Motion to dismiss granted.
Cornwall vs. The Mayor, &c.—Judgment for plaintiff. Opinion.
Joseph vs. Aberic et al.—Judgment for plaintiff.
Hoffman vs. Schiffer and others.—Findings and decree signed. See opinion.

SUPREME COURT—CIRCUIT—PART 1.

By Judge Donohue.

Johnson va. Jenkins — Memorandum with clerk. SUPERIOR COURT-SPECIAL TERM.

BUPERIOR COURT—SPECIAL TREM.

By Judge Sanford.

Babbett va Shrim—Undertakings approved, and order of injunction granted.

Harting vs. Venter et al.—Findings signed and filed, and judgment of foreclosure and sale ordered.

Kaufmann vs. Kaufmann.—Judgment of limited divorce in favor of plaintif, with costs, ordered.

Coleil vs. Schutte.—The plaintiffs motion for rechearing having been brought in and heard, and such rehearing having been had concurrently with the hearing of the plaintiffs said motion therefore, and the additional sifficarits having been duty considered, I adnore to the concussion originally arrived at, and decide that the attachment granted herein must be vacated.

Salter vs. The Eberrole Collection Company.—Commission ordered.
Haden vs. Coleman.—Ordered that judgment herein be accured on appeal.
Newcomb vs. Earle.—Ordered that plaintiff have two and a half per cent extra allowance on amount reported by the referee.
Kiein vs. Blaut.—Order granting motion for attachment.

Riell Vs. Blatt.—Order granting motion for attachment.
Coyle vs. The Goodenough Horseshoe Manufacturing
Company; Durando vs. Duncan; Kitcham et al. vs.
Froc.ich; Same vs. The Stuyvesant Fire Insurance
Company; Rush vs. Hauseit; Masur vs. Lees; Kingsley vs. Gibson; Bell vs. Kent; The Newark Transportation Company vs. The Union Marine Fire Insurance
Company; Lange vs. Gobe et al.; Evans vs. Colquitt
et al.—Orders granted. MARINE COURT-CHAMBERS

MARINE COURT—CHAMBERS.

By Jadge Goepp.

Harrison vs. Harrison.—Jerk's taxation affirmed.
Carroli vs. Booth; Waters vs. Hughes; Crocker vs.
Fogg.—Motions granted.

Witmark vs. Kalish.—Granted, provided notice of justification be served in five days from date and \$5 costs of motion be paid by detendant to plaintiff in each action within that time.

Mauxione vs. Zitto.—Motion to vacate order of arrest granted.

Ewald vs. Wohlebee.—Motion denied. No costs.
Gebbard vs. Casaber.—Order dismissing complaint.
Thermalit vs. Seibrecht.—Reference ordered.
Bitter vs. Wusser.—Motion denied, without costs, and costs on previous order rescinded.

Fanning vs. Farley.—Motion dismissed; stay vacated.

cated.

Schenfield vs. Oppenheimer.—Motion denied, with leave to plaintiff within five days, upon payment of \$5 costs, to apply for leave to amend summons and semplated.

complaint.

Penriyn Slate Company vs. Meyor,—Case settled.

Schwartz vs. Oppoid.—Clerk's refusal to tax more than one bill of costs affirmed. His allowance of \$20 for making and serving case and of \$10 on appeal from order, and his disallowance of \$10 term fee, reversed. Donovan vs. Briguotia.—Motion granted.

Stoppel vs. Riagly.—Motion denied.

Beodieston vs. Weyrich.—Motion denied, as per indorsement on papers.

CONTESTING CHARITY BEQUESTS.

Mary Scott died a few days ago at Greenpoint, leaving an estate, principally personal property, valued at from \$40,000 to \$50,000. She lett a husband and three children, but it appears that the husband has for a number of years been separated from his family, hav-ing nothing in common with them. She left a will, executed on the 5th of June and duly witnessed, in which the property was left to the three children as follows:-One-third to her daughter, Jennie Scott, during her life; at her death the same to go to St Stophen's Home for Children, in East Twenty-eighth street, New York. One-third to her daughter, Mary street, New York. One-third to her daughter, Mary Denmon, during her life; at her death to go to St. Vincent's Home for Boys, at No. 10 Pine street, New York, and No. 7 Poplar street, Brooklys. One-third to her son, Robert Scott, during his life; at his death to ro to St. Stepnen's. Home for Children, as in the case of the bequest of Jonnie. The executors named are Thomas McMakin and Dr. Zachariah P. Dennier, of Long Island City, and all the parties at present living reside there; though, as the testator at the time of her death was a resident of Greenpoint, the will is offered for probate in Kings county. The three children, through their counsel, Mr. J. H. Stanbrough, propose to move for setting aside the provisions directing the bequests to the charitable institutions named on the ground of their unlawfulness, there being a statute prohibiting the payment of more than one-half of an estate to such institutions when there are direct heirs-at-law. such institutions when there are direct heirs-at-law.

In this case it is directed that the entire estate shall eventually be so disposed of.

MARRIAGE FOR SIX.

A neatly dressed Italian stepped briskly before the desk of Justice Murray, at the Tombs Police Court, bowing, asked to be united in matrimony to a bashful young woman by his side.

work," remarked the Justice, smiling, "but the occa-nions are comparatively rare. Stop up Miss—Miss—"
"Miss Mary Celia," interposed the bridegroom, intro-ducing his afflanced. The twain clasped hands and in

two minutes Guseppe Fecardl and Mary Cella stepped down as man and wife.

"This is the first couple I have married in some time," observed the Justice as he watched the pair leaving the court room.

"Of Your Honor blease," said a young German, by name Frank Schoembeerh, "I would like to get married to Annie Levy, this young yoman here."

"What!" exclaimed the magistrate, "more of it! Well, bring them along now that my hand is in." Again the ceremony was performed and once more a satisfied couple left the court room with a high appreciation of justice as a money saver.

"I guess we will have no more of them to-day," mused the Judge, calling up a lew simple drunks for disposition.

"I goest we will have no more of them to-day," mused the Judge, calling up a few simple drunks for disposition.

"Another couple want to be married," called out Sergeant Woodruff, handing in a modest country youth and a coy maiden, whose lace was scarlet red.

The Justice leaned back in his chair and appeared mysuided. Then he gazed long and carnestly at the calendar on his desk, after which he was heard to remark, softe voce. "I see nothing extraordinary in the day to produce such an epidemic. But it's all right," he remarked stond; "bring them all in, sergeant, and we will mark the date as an epoch of matrimony in the Tombs Police Court." The new couple were named Carl Eugene Heacison and Maria Borgeahardt.

Up to the adjournment of court the police were basily engaged in looking for other couples anxious to be united in wedlock.

MARRIAGES AND DEATHS.

ENGAGED.

SHOTTICK-KLAUBER.-ELIZA SHOTTICE to DAVID KLAUBER, both of this city.

MARRIED.

BOGART—WHEELER.—On Thursday, June 14, 1877, at the Anthon Memorial Church, by Rev. Richard New-ton, D. D., of Philadelphia, Olanco M. Bogart, Jr., and Alice Shymour, daughter of John Whoeler, all of

and Alice Shymour, daughter of John Whoeler, all of this city.

Caldwell—Shute.—On Tuesday, June 12, at the residence of the bride's parents, by the Rev. E. N. White, Alexander Caldwell to Miss Emilt B. Shute, second daughter of Thomas W. Shute, both of this city. Crawbord—Moore.—On Thursday evening, May 24, at the residence of the bride's parents. ty the Rev. Brainard Ray, Charles E. Crawbord to Della, daughter of G. O. Moore.

Eugles—Williamson.—On the 13th inst., at the residence of the bride's mother, by the Rev. Joseph T. Duryea, D. D., James R. Eccles to Fannie E., daughter of the iste George Williamson, Esq., all of Brooklyn.

buyon, D. Janes, R. Relles to Farrie L. duagner of the late George Williamson, Esq., all of Brooklyn.

Farring—Bryan.—Or Thursday, June 14, at Church of the Holy Trinity, by the Rov. Dr. Tyng, Jr., Warren, A. Farring, M. D., and Resta P. Bryan, daughter of Joseph Bryan, all of this city.

Hisomes—Murray.—Or Tuesday evening, April 24, 1877, by the Rev. Sylvester Malone, Arthur J. Hisoms, to Miss Eliza M. Murray, both of Brooklyn.

Jackson—Hissa.—On Thursday, June 14, 1877, by the Rev. C. P. McCarthy, William Jackson to Josephine Hissay, youngest daughter of the late Robert W. Higgs, all of this city. No cards.

KOPLER—RAYMOND.—Monday, June 11, by the Rev. Dr. Mulchabey, at St. Paul's Chapel, Mr. Leo Koplers, of this city, to Miss Lillis Raymond, of New Vernon, N. J.

Ladd—Willis.—In this city, at the Church of the Holy Communion, on Tuesday, June 13, 1877, by the Rev. Henry Mottett, William Fowles Ladd, of Elizabeth, N. J., to Caroninn, daughter of the late P. J. Willing, Esq., of Galventon, Texas. No cards.

Marsden—Dorland.—On Thursday, June 14, by Rev. Dr. Milest, at bride's residence, Jacobs Marsden, late of Danbury, to Miss Georger Dorland, June 13, at

Inte of Danbury, to Miss Grongis Dominan, and the control of the bride's paronta, William M. Newman.—Rauffman.—On Wednosday, June 13, at the residence of the bride's paronta, William M. Newman, of New York city, to Manyan, eldest deaghter of Isider Kauffman, Esq., of Desroit, Mich.

St. Louis papers please copy.

Read—Sargent.—On Thursday, June 14, at the residence of the bride's father, by the Rev. C. W. Hayes, Dr. Hanny N. Rrad, of Brecklyn, N. Y., to Etmanuth A., youngest daughter of Gyrus F. Bargont, Req., of Yarmouth, Me.

BRENNAN.—In Brooklyn, Friday, 15th inst., OWEN BRENNAN, in the 57th year of his age.

Relatives and friends of the family are respectfully invited to attend the fameral, from his late residence, 77 Park place, Brooklyn, on Monday, 15th inst., at half-past nine o'clock A. M., and thecce to St. Augustine Church, 5th av. and Bergen st., where a solemn high mass of requiem will be offered up for the repeac of his soul.

high mass of request with the outcome up for the reposed of his soul.

BLISS.—On Thursday, June 14, 1877, of consumption, DELLA A. BLISS, aged 25 years.

Funeral Sunday, June 17, at three P. M., from the residence of her aunt, Mrs. A. M. Chase, 120 West 34th at. Relatives and friends are respectfully invited to

at. Rolatives and friends are respectfully invited to attend.

Buffale and Utica papers please copy.
Cauldwell.—On Friday, June 15, at Roselle, N. J.,
ANN JANS CAULDWELL, in her 71st year.
Friends and relatives are respectfully invited to attend funeral services, at Oliver Street Baptist Church,
on Sunday, 17th, at hait-past two P. M.
CHRYWOOD.—At Elizabeth, N. J., on Friday, June
15, MARY BARRER CHRYWOOD, only daughter of Elizabeth P. and the late Francis B. Chetwood, in the 38th
year of her age.
The relatives and iriends of the family are respectduly invited to attend the funeral services, on Monday,
June 18, in St. John's Church, Elizabeth, at two o'clock
P. M.
GOBURK,—June 16, at his residence, Polham, James

COMURN.-June 16, at his residence, Polham, JAMES

P. M.

GOMURS.—June 16, at his residence, Pelham, James
MONTGOMERY CONURS.

Notice of inneral hereafter.

DUNNING.—In Jersey City, June 16, 1877, Wm. B.
DUNNING.—In Jersey City, June 16, 1877, Wm. B.
DUNNING, aged 45 years, one of the proprietors of the
Evoning Journal, Jersey City.

Notice of timeral hereafter.

Finn.—On Saturday, June 16, 1877, Bridger Finn,
beloved wife of John Finn, in the 49th year of her age.

Her remains will be taken to the Church of the Immaculate Conception, 14th st. and av. A. on Monday
morning, 18th inst., at ten o'clock, where a solemn
requiem mass will be celebrated, thence at one o'clock
to Calvary for interment. The friends and relatives
are respectfully invited to attend.

HARMIS.—On June 16, of consumption, Rosa, wife of
Joseph Harris, in the 30th year of her age.

The relatives and friends of the lamily are respecttully invited to attend the funeral, from her late residence, at 311 West 27th st., on June 17, at half-past
ons o'clock.

HOLMROCK.—At Prespect Ferry, Me., SEYMOUR HOL-

HOLMOOK —At Prospect Ferry, Me., Shymour Holmstook, late of New York city, aged 34 years, of con-

BROOK, late of New York City, aged 34 years, of con-sumption, after a brief illness. Bangor, Me., papers please copy. HUSSEY.—At Groenbush, Rensselner county, Sanday morning, dune 3, of pneumonia, ALBRET W. HUSSEY, of New York, aged 22 years. Dover (N. H.) papers please copy. HUTCHINSON.—On the 14th mst., JAMES HUTCHINSON,

Heromisson.—On the 14th inst., James Heromisson, aged 39 years.

Relatives and friends of the family are respectfully invited to attend the luneral, from his late residence, 152 Madison st., on Sunday, the 17th inst., at one

102 Madison st, on Sunday, the 17th inst, at one P. M.

Killeen.—On Saturday. June 16, of Bright's disease of the kidneys, Mart M. Killeen, the beloved daughter of Andrew and the late Margaret Killeen.

Her remains will be taken from her late residence, 210 East 33d st., on Tuesday, June 19, at one o'clock. No flowers or carriages allowed.

Leonard.—At Westchester, N. Y., on Saturday, June 16, 1877, William Leonard, aged 63 years, a native of Mullingar, county westmeath Ireland.

The relatives and friends of the family are respectfully invited to attend the funeral, on Monday, June 18, at three o'clock P. M., from St. Raymond's Church.

Linnan.—On 16th inst. Harvay Avenue Monday.

18, at three o'clock P. M., from St. Raymond's Church.
Lienax.—On 16th inst., Hernan Althoy Michael, aged 2 months, son of Louis A. Lienah.
Funeral Sunday, two P. M.
Lockwood.—At Harlom, Thursday morning. June 14, Charles L., second son of William and Imogene Lockwood, in the Sin year of his year.
Relatives and friends of the family are respectfully invited to attend the funeral services at the residence of his parents, 116 West 125th st., on Sunday, 17th inst., at two o'clock P. M.
Lynon.—On Friday, the 15th inst., Mrs. Catherins Lynon, aged 50 years.
Friends of the family are invited to attend the funeral, to-day, at two o'clock P. M., from her late residence, 140 West 28th st.
Moannany.—Friday, June 16, Mary, infant daughtes of Michael and Margaret McAnneny, aged 5 months and 17 days.
Funeral from her parent's residence, No. 9 Carmine st., on Sunday, 17th, at 1% e'clock.
McDonald—On Saturday, June 16, Patrick McDonald, in his 57th year; born in Portnihinch, Queens county, Ireland.
Funeral Monday afternoon, at one e'clock, from his late residence, 321 West 16th st. Interment in Caivary Cometery.
McNulty.—On Saturday, 16th inst., James McNulty, a native oil Wardhouse, Kinlough, county Lettrim Ireland.
Funeral from 448 West 52d st., to Caivary Cometery, on Monday, 18th inst., at two o'clock P. M.
McSwiggenx.—June 16, 1877, Annia McSwiggen, be loyed daughter of Edward and Marle McSwiggen, 2: years old.
Rolatives and friends of the family are respectfully invited to attend the funeral, on Monday, June 18, from the funeral from Hodding Methodist Episcopal Church of honeyed age.
Funeral Foom Hodding Methodist Episcopal Church Montgomery st. Jersey City, Sunday, 17th inst., at Monday, 17th inst., at LIENAN -On 16th inst., HERMAN ALTHOP MICHAEL,

of her age.
Funeral from Hedding Methodist Episcopal Church
Montgomery st., Jersey City, Sunday, 17th inst., a four P. M. four P. M.
Hoston papers please copy.
Oors,—On Saturday, June 16, CATHARINE A., widow
of Moses Ogden, aged 61 years.
The relatives and friends are invited to attend the
funeral, on Monday, the 18th, at half-past eleven A.
M., at the residence of William Hendrickson, 1,064
Mary st., Elizaboth, N. J. Carriages at depot for 10:15

train.

Perry.—At Philadelphia, Pa., June 14, Edith Adella, infant daughter of Daniel W. and Angeline E. Porry, aged I year and 10 months.

Relatives and friends of the family are respectfully invited to attend the funeral, Monday, the 18th inst., at two o'clock, at the residence of Mr. Joseph Cherry, 345 South 3d S., Brooklyn, E. D.

Ping.—At New Rochelle, N. Y., Friday, June 16,

two o'clock, at the residence of Mr. Joseph Cherry, 345 South 3d st., Brooklyn, E. D.

Pink.—At New Rocuelle, N. Y., Friday, June 15, 1877, John Pink, in the 77th year of his age.

Faneral from the residence of his daughter, on Monday, at half-past two o'clock P. M. Relatives and friends are respectfully invited to attend, without further notice.

Pinky.—On June 15, Anne Pray, widow of the late David Pray, in her Sist year.

Her relatives and friends are invited to attend the funeral, on Monday moraing, at nine o'clock, from her late residence, 30 Sulfok st.; mass at St. Mary's Church, at half-past nine o'clock.

READ.—At her residence, 182 Clinton st., Brooklyn, Thursday, June 14, Lients, wife of George C. Read, is the 27th year of her age.

Her remains will be taken to Otisville, N. Y., for interment, by the eight o'clock train, Sauday morains, Eric Railroad.

REILLY.—On Friday, June 15, ELLES REILLY, aged 41 years, native of parish of Denn, county Cavau, Ireland.

Relatives and friends are invited to attend the faneral, from her late residence, 192 6th av., on Sunday, 17th inst., at half-past one o'clock P. M.

RUBLE.—On Thursday, June 14, after a long and severe illness, likeman Rubles, in the 58th year of her age.

Relatives and friends, also members of the United

age.

Relatives and friends, also members of the United States Lodge, 139. I. O. of O. F.; also Manrie Encampment, No. 29, and members of the John J. O'Brien Association are respectfully invited to attend the funeral, from her late residence, 33 East 3d st., on Sunday afternoon, at one o'clock.

irom her late residence, 33 East 3d st., on Sunday alternoon, at one o'clock.

SALOMONS.—Morris SALOMONS, at his residence, No. 336 West 51st st.

Funcral will take place on Sunday, the 17th inst., at ten A. M., to which relatives and friends, also the members of the following societies are respectfully invited;—Emanuel Lodge, F. and A. M.; Lebanco Lodge, I. O. B. B., Empire City Lodge, I. O. F., S. of I., and Mutual Beneilt and Burial Society of the Congregation Gates of Prayer.

LEOPOLD JAVOSLAWSKI.

The members of the Ladles' Bikur Cholim Society are requested to attend the funeral of M. Salomous, who has always been a kind and charitable patron of the society.

Mrs. D. LEVYSON, President.

EMANUKI LODGE NO. 664, F. AND A. M.—SCHMONK.—BRETTIREN—You are hereby summoned to attend an emergent communication of this lodge, held at our lodge room, 117 West 23d st., on Sunday, the 17th inst., at nine o'clock A. M. sharp, for the purpose of attending the funeral of our late worthy treasurer, Brother M. Salomons. Brethren of sister lodges are cordulary invited. By order of FRANK MYRRS, Master.

L. Leftsmesour, Secretary.

The members of Empire City Lodge, No. 42, I. O. F. S. of I., are requested to meet at their lodge rooms (Brevoort Hall) Sunday, June 17, at nine A. M. sharp, to attend the funeral of our late brother, Moses Salomons.—By order of I. RAPP, President.

SUMMONS.—The members of the Mutual Benedit and Burial Society, Congregation Gates of Prayer, are hereby potified to attend the funeral of Moses Salomons, this (Sunday) morning at ton o'clock, from 33d West 51st st.

HENRY DAVISON, President.

West 51st st. HENRY DAVISON, President.

SEARING.—On June 16, Maria, widow of Osbora
Searing.

Relatives and friends are respectfully invited to attend her funeral, on Monday, 18th, at two o'clock P.

M., from West Twonty-third Street Presbylarias
Church, near 7th av.

SHAW.—On Saturday, 16th inst., James E. Shaw, Jr.,
in the 6th year of his age, son of James E. and Julia A.

Shaw.

In the 6th year of his age, son of James E. and Julia A. Shaw.

Will be buried, from his late residence, 141 West 47th at., on Monday morning, 18th inst., at elever o'clock. Friends and relatives invited.

SMITH.—On Saturday morning, June 16, 1877, Mrs Mangarer Smith, wife of Bartholomew Smith, in the 46th year of her age.

The relatives and friends of the family are respectfully requested to attend her laneral, from her law residence, No. 517 West 49th 8t., on Monday, the 18th 19th, at one o'clock P. M. Interment in Calvari Cemetery.

STANTON.—On Thursday, June 14, 1871, atter a linger

BTANTON.—On Thursday, June 14, 1877, atter a lungos ing illucas, Exma H., daughter of Bridget Stanton, aged 28,

aged 28.

Relatives and friends are invited to attend the funeral, from her late regidence, 252 West 18th st., on Sunday at two o'clock F. M.

STILWALL—At Douglaston, on Saturday, June 16, THOMAS HUNT STILWALL, M. D., in the dist year of his

Thouse Host Stilvelle, a. F., it stilled to attend his general from his into residence, Douglaston, L. I., on Tuonday, June 19 as three P. M. Train leaves Hunter's Point at thirty-three minutes past one P. M. Williams.—On the 12th insit, at Glee's Palls, Jessis Dantox, aged 3 years, daughter of Hugh H. and Catharine S. Williams, and granddaughter of Cheries and Gatharine A. R. Gritman.

Interred at Glen's Palls, N. Y.